DAVID COOPER

RECEIVED

V.

21106 AUG 14 A 9: 39

CASEND. 2:06-CV-418-MAT

DEPENDANTS

JEBRA P. HACKETT, CLK U.S. DISTRICT COURT MIDDLE DISTRICT ALA

PLAINTEFF RESPONSES AND KNOWERS TO DEFENDANTS SPECIAL REPORT ANSWER TREDTED AS MOTION FOR SUMMARY JUDGMENT

comes now, the plaintill, pro se, in the above Style manner, sursuall to F.R.CIU-P. 56. Plaintill, responses and on swer to defendants special report on swer treated as motion for Summary judyment.

TNTRO DUCTION ONE

Defendents has filed a special resport answer treated responses is that plaintiff defence is stronger than they think. See all Exhibits which cheerly shows that all defendents has penjury themselves except nurse miller However, the plaintiff will defenite file a motion for Production of documents regarding her job application and a copy of her Summerying on discharge regarding why she left a good position for a corrupted job here and to see if she have a bed discharge from her previous job

DEFENDANTS ALLEGATIONS TWO

Plaintiff, States that nurse miniller, DR, wicholy Gail Colbury and Donner Covey, delendents did contribute to violating the Plaintiff, eight emendment tight of the federal U.S. constitutions deliberatedy and her prejury themselves trying to coverup their false deed, plaintiff, further States that detendents deliberately course indifferent to Plaitill, heert and prostrote problem see exhibits - 3, 4, regarding Prostrate Hypertroph Cencer, and anyone with Common Sense would know outomatically that Surgray is needed immediately Plantiet, Purtner States that exhibit-5 thur 10, WIN Simply proper that placentife was in the process or getting his third heart Surgray, when his marited illness Kickin, See also exhibit-5 pergraph 4, which Clearly shows States acric value needs replecement owers and sepin on exhibit-8, as Stated will cerefully replace and Plaintiff Cornot read the entire 5t temps and that he Nos treated of Baptist hospital with not just one live the period of gotons ago blowy the Mill certainly suppense all dodors in his bohat to jury trial who will clearly witness to this honorable Court in plaintiff, behalf, plaintiff, states that he has his medical records which do have some errors on them regarding his true date he was treated as to which he is going to request documents from the state of florida medicied financial office which DR. Nichols Cent decieve that entire state into their favor, but this report will clearly show the date of tradment as to which he peid them with his emergency medicied cord after he was released on Feb8, 2006, Hom north

Browerdsop 2006-00200448-MHIJAM typacument Id. First 08/22/2006 Page 3 of 6

Browerd hospital person Save a felse statement station

that plainted, uo. ding all problems there is no way this

Statement Could be true because plaintiff was released on

Fabo 8, 2006, one month different, however it delendants

had any dealing trying to damages plaintiff, low suit

with some friends of them who work their it is still not a

problem because the truth will ultimately prevail in the end

TADATIFT DNSWERD TO DEFENDANTS ALLEGATION

Plotatiff States that he is vary Strong taggerding being a
good condidate for Civil Tights and Strongly Suppose the
Federal U.S. Constitutions as to which this Country was
establish on Plaintiff states tend the 1963 lowswith Policy
whe see it recording what was placed on it, doesn't States
mything taggerding prison litigation reform act however,
slointiff States that he is not a prisoner or in prison but
simply inject and who is a pre-trial detained at the
nontonery country Desention facility hereafter mr. D.F.
who is not Sentence yet nor do the prison litigation reform
and, esteed plaintiff at all, plaintiff further State that what
Letense attorneys has just cited is unexceptable

SWORN STATEMENT THREE

Plaint P, Stats that due to him beig indiged and this I all charge 50.4 per copy he cent afford to get popular notifical bad heis willing to swear in court including bad not limited his witness who will also testify in this monorable court to the truth and will swear on the declaration of pajary including plaint of red truth.

STATEMENT OF FACTS AND ANSWER TO ALL NUMBER

5) plerease 2:06-ex 00418-MHF-YFM-c Dosoment 71 + Filed 08/22/2006 Page 4 of Dr.; 5 medications from aus in Florida as to whichbe can get information from Cus any where in this country because he is on the computer system. (a) plaintill cuill also seet to got a cupy of nurse miniller I who application of Southern deal Th IMC, 3712 Ringold Rd. Suite 364, Chettonoge, TM. 37412 incheding all jobs in montgomery eleberna, to see whether she has a bad discharge The was force to resignator poorest job petermence and a Summary'ng on her discharge Delocatiff, 2900 / som to detense attorneys who stated that unesemmentel fast dag on this job was Feb 28 2006 House plantiff here a witness by the name of michael Forgusian, 84391, who will fest ily under oath at court that on one atoms may 15,2006, he try to get nurse milke nome for plaintiff, and she wouldn't give her rome and who was Meiting on Diebetics approximately 5.00 p.m. that morning 3) ploistill, elso states that their is't any emergency medical treat metalt seemmetes twee book, which is a exhibit cready to bed in this Court. Plaintiff, flother Stated that medical only Cell sick-Call in mates to medical when the ductor is here so they receipt 10,00 change each v'ist, D Plaintiff Stotes that he had to suffers regarding his prostrete problem, which now 1 g concer from 5-13-06, and up to 5-17-06, 5-17-06, plaintill was Started beat on his medicalion due to Plaintiff, For out of his persond medication. Doint of, elso states that he had abladder in feeting in Florida webich cause Plaintill, to here IV asheter garge in him exproximately two days inflored from north Browned medical center, and work it and Stated in Broward Comily outsech center 45700. Olovit Rd. Pompono beach,

Donsular 2004 and 1840/H3 TEMS packment the God and 122/20068 teppe 5 of 6 none of the delinduits ever do routline Sick \*Cellinside the housing units, see exhibit. 18, this Stotemend is purely Poblication and plaintiff have witness who are Just willing to Sweer in Court under ooth, under parjury to these lies. However, plaintiff states that all octility recording modical tratmend are done in the modical area of this mic, b. F. The defendants sworn affidents set cought living plaintiff, will seek charges for parjury themselves and distinctions of justice plaintiff, is fighting for his rights and life.

Delinith states that on H-8-06 at approximately 6.00 p.m. his medication was transfer here to m.C. D.F. from the 2:ty jail requesting a Deputy ushoommen is unknown, Plointiff States that nurse m. miller, Faceinal Plaintiff his nedication as stated previously fail to give plaintiff his nedication on 4-8-06, even after plaintiff, requested it 3) plointiff then asked nurse miller on 4-9-06, approximately 5.00 p.m. in the morning to ploopse give him his medication and she stated she only do Diabetics atthought approximately 600. inmote's creat m.C.D.F.

Dicintell also ask nurse Dees to give him his medication up proximately 9.30, p.m. on 4-9-ob, who elso stated that she didn't have it. plointiff stated he was going to file a sprievance, ms, Dees response was I don't core so plaintiff, i.k. and sievance and took it to the Deputy who was in so sievance, and call medical and then he was called out to take a physical who then gave plaintiff his own prescription medication approximately at 3:00 p.m.

7-12. 330 Gabe 2:96 cv-20448-MH7-4414 Document 1- VFITED 08/22/2006 Stragle Collecture chapelis the one who hasped Plaintiff, get his prescription faild at another health Racility for low income peoples. Slocup. It sure that of this court order this nurse to respond in writing she will coxtainly onswer because she no Plaintill Situation including Seaing a news prolisertion have Plaintiff, on the thetere dated plaintiff come place on the coldest wight in Floride their records will vertily the truth the plaintiff think the DR, wishob have friends in that hospital who lise on hospital report. D Pleintiff, Stated that he didn't have a ideal that he had Prostrete Hypertroph Concer, See exhibit-3,4, until he send for recurs of north Browned medical contac only Since he had been in this Focility. 12) Plantill, Inther States that it was opproximately Feb. 10 Jobb when he was seen by north Browned medicil Center, and that his medicial Financial office report will reveal the truth 13) Plaintill, States that opril 9, 2006, norse oees, and norse Burkett, was the ones who seen him, and not Rosie 07um Q.N. UP leistill, States that be de Dreve a problem with gonortea is he needs his Slosses which one of the city joil in his property. 15) See exhibit 12, Fegerding pelitalium problem elso see exhibit-5 6,8,12 (6) plaintiff states that DR. Michols, didn't order only city copies or 4-9-06, one if he continue to states this Plaintiff will request a production of documents from their orns Store to Seet the Frak.